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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/649,260	. 08/25/2003	Anand G. Dabak	TI-35237	7206	
23494 TEVAS INISTI	7590 12/28/2007	. EXAMINER			
TEXAS INSTRUMENTS INCORPORATED P O BOX 655474, M/S 3999			· PHAN, MAN U		
DALLAS, TX 75265			ART UNIT	PAPER NUMBER	
			2619		
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			NOTIFICATION DATE	DELIVERY MODE	
			12/28/2007	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

uspto@ti.com uspto@dlemail.itg.ti.com

Advisory Action Before the Filing of an Appeal Brief

	Application No.	Applicant(s)		
10/649,260		DABAK ET AL.		
	Examiner	Art Unit		
	Man Phan	2619		

·	Man Phan	2619	
The MAILING DATE of this communication appe	ars on the cover sheet with the d	correspondence add	ress
THE REPLY FILED <u>10 December 2007</u> FAILS TO PLACE THIS	APPLICATION IN CONDITION F	OR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	ving replies: (1) an amendment, aff tice of Appeal (with appeal fee) in (idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a) The period for reply expires 3 months from the mailing date			
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire a Examiner Note: If box 1 is checked, check either box (a) or (ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejecti	on.
TWO MONTHS OF THE FINAL REJECTION. See MPEP 7((26(a) and the engrapsis	to outonoion foo
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	ension and the corresponding amount shortened statutory period for reply orig than three months after the mailing da	of the fee. The approprinally set in the final Offi	iate extension fee ce action; or (2) as
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any external a Notice of Appeal has been filed, any reply must be filed. 	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	
<u>AMENDMENTS</u>		,	
3. The proposed amendment(s) filed after a final rejection, I (a) They raise new issues that would require further control (b) They raise the issue of new matter (see NOTE below).	nsideration and/or search (see NO		ecause
(c) They are not deemed to place the application in bet appeal; and/or	••	ducing or simplifying	the issues for
(d) They present additional claims without canceling a	corresponding number of finally rej	ected claims.	
NOTE: (See 37 CFR 1.116 and 41.33(a)).	O4 Coo standard Nation of Non Co		(DTOL 224)
 The amendments are not in compliance with 37 CFR 1.12 Applicant's reply has overcome the following rejection(s) 		impliant Amendment	(PTOL-324).
 Applicant's reply has overcome the following rejection(s) Newly proposed or amended claim(s) would be all non-allowable claim(s). 		timely filed amendme	ent canceling the
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided the status of the claim(s) is (or will be) as follows:		ll be entered and an e	explanation of
Claim(s) allowed: Claim(s) objected to:			
Claim(s) rejected:			
Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE			
8. The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).	t before or on the date of filing a N d sufficient reasons why the affidav	otice of Appeal will <u>no</u> vit or other evidence is	ot be entered s necessary and
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary 	vercome all rejections under appe	al and/or appellant fa	ils to provide a
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after e	ntry is below or attacl	ned.
11. The request for reconsideration has been considered bu See attached note.	t does NOT place the application in	n condition for allowa	nce because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08) Paper No(s)		•
13. Other:			

Advisory Action

1. The affidavit, exhibit or request for reconsideration has been considered but does not place the application in condition for allowance because:

Applicant's arguments are not persuasive. It's the examiner's position that the reference is applied herein for the teaching of a novel method and system for receiving transmission in a wireless communication system. As presented in the last office action, the Applicant's attention is directed to Fig. 1 of Nakamura et al. (US#6,920,173) for the structure of an interference cancellation unit 200 includes a despreader 201 for multiplying a receive signal S by a despreading code that is identical with the spreading code, thereby outputting a despread signal; a demodulator 202 for demodulating "1", "0" of user data and control data on the basis of the result of despreading; an attenuator 203 for attenuating the demodulated signal by multiplying the result of demodulation by a damping coefficient that conforms to the degree of reliability; a re-spreader 204 for spreading the demodulated signal again to thereby output an interference replica; and a symbol-replica interface 205 for creating and sending a symbol replica (Col. 12, lines 40 plus). In the same field of endeavor, Kim (US#6,810,007) discloses in Fig. 1B a block diagram of an orthogonal frequency division multiplexing (OFDM) receiving system for receiving a signal transferred from the transmission system of Fig. 1A. The receiving system of Fig. 1B includes an LPF 110, an analog-to-digital converter (ADC) 111, a cyclic prefix remover 112, an FFT 113, a Q-ary demodulator 114, a parallel-to-serial converter (PSC) 115, and a block decoder 116. The LPF 110 in the receiving system filters the transmitted OFDM signal at the same frequency band as the LPF 106 of the transmission system. The ADC 111 converts a filtered signal into a digital signal, and the cyclic prefix

remover 112 removes the cyclic prefix added in the transmission system. The FFT 113, the Q-ary demodulator 114, the PSC 115 and the block decoder 116 perform inverse processes of the

processes performed by the counterparts of the transmission system, thereby restoring an

OFDM signal (See Fig. 2A; Col. 3, lines 39 plus).

Applicant argument with respect to the rejected claims 1, 16 that "as stated in Applicant's specification, the despreader reduces the spectral space consumed by the received signal, so that the OFDM demodulator can operate on a smaller amount of information, thus reducing the number of computations required to perform the OFDM demodulation" (Remark – pages 7-8). However, It is the claims that define the claimed invention, and it is claims, not specifications that are anticipated or unpatentable. Constant v. Advanced Micro-Devices Inc., 7 USPQ2d 1064. Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Examiner maintains that the references cited and applied in the last office actions for the rejection of the claims 1-26 are maintained in this office action. The final rejection mailed on October 09, 2007 is therefore maintained.

Mphan.

12/19/2007

MAN U. PHAN PRIMARY EXAMINER